

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Social Welfare - Acquisition of land admeasuring Ac. 3-95 cents in R.S. No.103 of Ganapavaram village, Mylavaram Mandal in Krishna District for providing house sites to weaker sections people - Sanction of balance decretal charges for depositing in the Court as ordered in EP No.9/2001 in O. P. No.59/1987 - Orders - Issued.

SOCIAL WELFARE (LA) DEPARTMENT

G.O.Rt.No. 840

Dated.14-12-2009.

Read the following:-

- 1.From the District Collector, Krishna, Letter Rc.No.G4/476/2007,
Dated.27-12-2007.
- 2.From the Commissioner of Social Welfare, AP, Hyderabad letter
No.LA3/12445/2007, dated.23-1-2008.
- 3.From the Chief Commissioner of Land Administration, AP,
Hyderabad Lr. No. G2/777/09, Dt :13.7.2009.

ORDER:

The Chief Commissioner of Land Administration, AP, Hyderabad, in his letter 3rd read above, has stated that the District Collector, Krishna has reported that the Land Acquisition Officer/ MRO, Mylavaram has acquired land, to an extent of Ac. 3-95 cents bearing R.S. No.103 of Ganapavaram village, Mylavaram Mandal of Krishna District for providing House sites to the weaker section's people and passed an Award No. 2/86, dated: 30.3.86 duly fixing the land value at Rs.10,000/- per acre. Aggrieved by the said orders, one of the Awardees Smt. Nallapareddy Thilli Seetha Devi has filed an application u/s 18 of The Land Acquisition Act and the same was referred to the Senior Civil Judge Court, Nuzvid and the Court has disposed the case, duly fixing the market value @ Rs. 15,000/- per acre and allowed the other usual benefits as per The Land Acquisition Amended Act 68/1984 vide LAOP NO. 59/87, dated.29-9-2000. The Assistant Government Pleader, The Court of Senior Civil Judge, Nuzvid has opined that after lapse of more than eight years, it is not feasible to prefer an appeal against the above said decree and judgement. The Collector, Krishna District has, therefore requested to release an amount of Rs.68,789/- as per the calculation sheet, to deposit the amount in the court of Senior Civil Judge, Nuzvid in LAOP No. 59/87 in E.P.No. 9/2001 to avoid attachment of Government movable properties. Further, the Commissioner, Legal affairs, O/o CCLA has opined that the reference Court had delivered the order in OP No. 59/87 on 29-9-2000. At present, appeal to High Court is hopelessly barred by limitation. Moreover, the amount involved in this case is very negligible.

2. The Chief Commissioner of Land Administration, AP, Hyderabad has therefore requested for sanction of balance decretal charges of Rs.68,789/- as calculated by the District Collector, Krishna District.

3. After careful examination of the proposal of the Collector, Krishna District and the Chief Commissioner of Land Administration, AP, Hyderabad, the Government hereby accord administrative sanction to the Commissioner of Social Welfare, AP, Hyderabad to release an amount of Rs.68,789/- (Rupees sixty eight thousands seven hundred and eighty nine only) to the Collector, Krishna District, for depositing the same in the Court of Senior Civil Judge, Nuzvid for payment of balance decretal charges in respect of the land acquired to an extent of Ac. of Ac.3.95 cents, bearing R.S.No.103 of Ganapavaram village, Mylavaram Mandal, Krishna District for providing house sites to the weaker section's people, as per orders of Hon'ble Court of Senior Civil Judge, Nuzvid in EP No.9/2001 in LAOP No.59/87.

(PTO)

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4. The amount of expenditure sanctioned at para (3) above shall be met from the provision available in the Budget Estimates for 2009-10 and debited to the following head of Account:-

“2225- Welfare of Scheduled Castes, Scheduled Tribes and other Backward Classes -01 Welfare of Scheduled Castes – M.H.283- Housing – GH.11- Normal State Plan – SH (08) – Acquisition of House Sites for weaker sections under INDIRAMMA Programme – 310 – Grants-in-aid 312 – Other Grants-in-aid”.

5. The Commissioner of Social Welfare, Hyderabad, is directed to issue necessary proceedings to the Collector, Krishna District accordingly.

6. The Collector, Krishna District, is requested to verify the calculation sheet submitted by the Land Acquisition Officer once again before issue of proceedings for releasing the amount. If any discrepancy/excess claim is found in the calculation sheet in future, the Land Acquisition Officer shall be held solely responsible.

7. This order does not require the concurrence of Finance (Exp.SW) Department as per the instructions issued vide their U.O. Note No.12869/196/A1/Exp.SW/2009, dated.22-5-2009 and U.O.No.15926/256/A1/ Expr.SW/09, dated.17-8-2009.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

V. NAGI REDDY,
PRINCIPAL SECRETARY TO GOVERNMENT

To

The Chief Commissioner of Land Administration, AP, Hyderabad.

The Commissioner of Social Welfare, AP, Hyderabad.

The District Collector, Krishna District.

Copy to :

The Director of Treasuries and Accounts, A.P. Hyderabad.

The Accountant General, A.P, Hyderabad.

The District Treasury Officer, Krsihna District.

The Finance (Exp.SW) Department.

Sf/sc

//FORWARDED::BY ORDER//

SECTION OFFICER